TSD File Inventory Index

Date: August 29, 2008
Initial: Combernas

Facility Name: Cum - (Qu, Inc	. (A-	A Oudiweim (be Lelder Site)	
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.3 Part A Application and Amendments .	V	C.2 Compliance/Enforcement	l _V
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.1 Correspondence		.2 RFI Workplan	
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	HARAMINA A	5. RFI QAPP	

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.1 CMS Correspondence	WWW.	E. Boilers and Industrial Furnaces (BIF)
.2 Interim Measures		.1 Correspondence
.3 CMS Workplan		.2 Reports
.4 CMS Draft/Final Report		F Imagery/Special Studies (Videos, photos, disks, maps, blueprints, drawings, and other special materials.)
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.6 CMS Progress Reports		.1 Human/Ecological Assessment
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D.4 Corrective Action Remediation Implementation		.3 Enforcement Confidential
.1 CMI Correspondence		.4 Ecological - Administrative Record
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.3 CMI Program Reports and Oversight		.6 Corrective Action Remediation Study
.4 CMI Draft/Final Reports		.7 Corrective Action/Remediation Implementation
.5 CMI QAPP		.8 Endangered Species Act
.6 CMI QAPP Correspondence	3	.9 Environmental Justice
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Note: Transmittal Letter to Be Included with Reports. Comments: Let felde Sile:

13 NOV 1983

Mr. David S. Ahlberg Manager Plant Administration CAM-OR Westville P.O. Box 587 Westville, Indiana 46391

Re: Freedom of Information Act Request (5) RIN-582-83

Dear Mr. Ahlberg:

This is in response to your Freedom of Information Act request received on October 20, 1983.

We are enclosing copies of 18 Resource Conservation and Recovery Act (RCRA) documents on the following facilities:

CAM-OR, Inc. 2340 S. Tibbs Indianapolis, IN 46241 IND006054886

Westville Oil Company State Road #2 Westville, IN 46391 IND005480462

The documents are detailed on the enclosed list.

Also, enclosed is a Bill for Collection on which the fees for this request have been itemized. Please return the top portion of the billing form with your check or money order in the amount of \$16.90. payable to the United States Environmental Protection Agency and forward your remittance to the address listed on the billing form. Payment is due within 30 days.

Please contact Ms. April Katsura of my staff at (312) 886-6134. if you have any questions or are in need of further assistance.

Sincerely,

Basil G. Constantelos, Director Waste Management Division

Enclosures

cc: Indiana State Board of Health

bcc: N. Sullivan, OPA J. Mason, FOS C. Kavcic, WMD Part A Files

ND 006 554 886

List of Enclosures

CAM-OR, Inc.:

- Notification of Hazardous Waste Activity, received August 20, 1980 (1 page)
- Acknowledgement of Notification of Hazardous Waste Activity, dated September 28, 1981 (1 page)
- Application for a Hazardous Waste Permit--Part A, received November 17, 1980 (10 pages)
- 4. Letter (with enclosure), dated June 23, 1982, from Karl J. Klepitsch, Jr., U.S. EPA, to Morris Kimball, CAM-OR, Inc. (2 pages)

Westville Oil Company (Westville)

- 5. Notification of Hazardous Waste Activity, received August 15, 1980 (1 page)
- Application for a Hazardous Waste Permit--Part A, received November 19, 1980 (13 pages)
- Acknowledgement of Notification of Hazardous Waste Activity, dated September 28, 1981 (1 page)
- 8. Letter of October 16, 1981, from Arthur S. Kawatachi, U.S. EPA, to David Ahlberg, Westville (1 page)
- Letter of February 10, 1982, from Karl J. Klepitsch, Jr., U.S. EPA, to David Ahlberg, Westville (2 pages)
- 10. Part B Call-in Checklist, dated February 11, 1982 (1 page)
- Letter (with enclosure) of February 11, 1982, from Karl J. Klepitsch, Jr.,
 U.S. EPA, to David Ahlberg, Westville (2 pages)
- 12. Letter of June 29, 1982, from Karl J. Klepitsch, Jr., U.S. EPA, to David Ahlberg, Westville (1 page)
- 13. Letter of June 16, 1983, to Thomas B. Golz, U.S. EPA, to David S. Ahlberg, Westville (1 page)
- Letter of March 11, 1982, from Guinn Doyle, Indiana State Board of Health, to Kimball Morris, CAM-OR, Inc. (3 pages)
- Report of the RCRA Inspection Report Interim Status Standards, dated February 16, 1982 (24 pages)
- 16. U.S. Environmental Protection Agency, Region V, Hazardous Material Enforcement and Response Program, dated August 24, 1980 (1 page)
- 17. Inspection Review Form, dated April 16, 1982 (1 page)
- 18. ISS File Audit Review Form, dated May 13, 1982 (1 page)

A.2 Interim Status



UNITED STATES ENVIRONMENTAL PROTECTION AGENCY REGION V

111 West Jackson Blvd. CHICAGO, ILLINOIS 60604

REPLY TO ATTENTION OF:
RCRA ACTIVITIES

JUN 2 3 1982

Morris Kimball, President CAM-OR Inc. AA Oil Co. Div. P.O. Box 41271 Indianapolis, Indiana 46241

RE: Interim Status Acknowledgement FACILITY NAME: CAM-OR Inc. AA Oil Co. Div.

USEPA ID No. INDOO6054886

Dear Mr. Kimball:

This is to acknowledge that the U.S. Environmental Protection Agency (USEPA) has completed processing your Part A Hazardous Waste Permit Application. It is the opinion of this office that the information submitted is complete and that you, as an owner or operator of a hazardous waste management facility, have met the requirements of Section 3005(e) of the Resource Conservation and Recovery Act (RCRA) for Interim Status. However, should USEPA obtain information which indicates that your application was incomplete or inaccurate, you may be requested to provide further documentation of your claim for Interim Status. Our opinion will be reevaluated on the basis of this information.

As an owner or operator of a hazardous waste management facility, you are required to comply with the interim status standards as prescribed in 40 CFR Parts 122 and 265, or with State rules and regulations in those States which have been authorized under Section 3006 of RCRA. In addition, you are reminded that operating under interim status does not relieve you from the need to comply with all applicable State and local requirements.

The printout enclosed with this letter identifies the limit(s) of the process design capacities your facility may use during the interim status period. This information was obtained from your Part A Permit application. If you wish to handle new wastes, to change processes, to increase the design capacity of existing processes, or to change ownership or operational control of the facility, you may do so only as provided in 40 CFR Sections 122.22 and 122.23.

As stated in the first paragraph of this letter, you have met the requirements of 40 CFR Part 122.23; your facility may operate under interim status until such time as a permit is issued or denied. This will be preceded by a request from this office or the State (if authorized) for Part B of your application. Please contact Arthur Kawatachi of my staff at (312) 886-7449, if you have any questions concerning this letter or the enclosure.

Sincerely.

Karl J. Klepitsch, Jr., Chief

Waste Management Branch

Enclosure



ACKNOWLEDGEMENT OF NOTIFICATION OF HAZARDOUS WASTE ACTIVITY (VERIFICATION)

This is to acknowledge that you have filed a Notification of Hazardous Waste Activity for the installation located at the address shown in the box below to comply with Section 3010 of the Resource Conservation and Recovery Act (RCRA). Your EPA Identification Number for that installation appears in the box below. The EPA Identification Number must be included on all shipping manifests for transporting hazardous wastes; on all Annual Reports that generators of hazardous waste, and owners and operators of hazardous waste treatment, storage and disposal facilities must file with EPA; on all applications for a Federal Hazardous Waste Permit; and other hazardous waste management reports and documents required under Subtitle C of RCRA.

		INDIANAPOLIS	IN	46241
INSTALLATION ADDRESS		2340 SOUTH TIBBS	W 0.5	1169114
		AA OIL CO A DIV OF PO BOX 41271 INDIANAPOLIS	CAM OR IN	46241
EPA I.D. NUMBER	0	IND006054886	REACKNOWLE	GEMENT

A. GENERATION B. TRANSPORTATION (complete item VII) F = FEDERAL M = NON-FEDERAL M C. TREAT/STORE/DISPOSE D. UNDERGROUND INJECTION VII. MODE OF TRANSPORTATION (transporters only - enter "X" in the appropriate box(es),

B. RAIL VIII. FIRST OR SUBSEQUENT NOTIFICATION

Mark "X" in the appropriate box to indicate whether this is your installation's first notification of hazardous waste activity or a subsequent notification. If this is not your first notification, enter your Installation's EPA I.D. Number in the space provided below.

D. WATER

A. FIRST NOTIFICATION. B. SUBSEQUENT NOTIFICATION (complete item C)

XXC. HIGHWAY

IX. DESCRIPTION OF HAZARDOUS WASTES

Please go to the reverse of this form and provide the requested information.

E. OTHER (specify):

C. INSTALLATION'S EPA I.D. NO

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E. CHARACTERISTICS OF NO hazardous wastes your installa				sponding to the charact	eristics of non—listed
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(D001)		(D002)	(D003)		(D000)
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I certify under penalty of attached documents, and t I believe that the submitte mitting false information, is	hat based on d information	my inquiry of those ind is true, accurate, and co	ividuals immediately omplete. I am aware	responsible for obta	ining the information
SIGNATURE	MA	NAME & OFF	ICIAL TITLE (type or)	print)	DATE SIGNED
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EPA Form 8700-12 (6-80) REV	/ERSE		RIOLL VAVAN	Herand Land	
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UNITED STATES ENVIRONMENTAL PROTECTION AGENCY

REGION 5

230 SOUTH DEARBORN ST. CHICAGO, ILLINOIS 60604

SEP3 0 1985

REPLY TO THE ATTENTION OF:

5HS-12

Kimball L. Morris, President CAM-OR, Incorporated Post Office Box 41271 Indianapolis, Indiana 46241-0271

RE: Withdrawal of Part A

CAM-OR, Incorporated

IND 006054886

Dear Mr. Morris:

This is to acknowledge receipt of your letter of July 8, 1985, requesting withdrawal of your Part A RCRA permit application. According to the information which you certified, CAM-OR, Incorporated has never received or stored any hazardous waste. We are hereby withdrawing your Part A permit application and we are recinding our letter of September 28, 1984, requesting submittal of your RCRA Part B permit application.

Should you decide in the future to initiate hazardous waste activities you must (1) resubmit the Part A application, and (2) submit a complete Part B application within 30 days of such initiation. The Part B application would need to contain all of the information required by 40 CFR 270.14 - 270.15. Failure to submit Parts A and B of the RCRA application would subject you to enforcement action.

If you have any questions on this matter, please contact Ms. Judy Kleiman of my staff at (312) 886-1482 for assistance.

Sincerely,

Pavid A. Stringham

Chief, Solid Waste Branch

cc: Terry Gray, ISBH

RECEIVED

OCT - 41295

INDIANAPOLIS





2340 SOUTH TIBBS AVENUE • P.O. BOX 41271 • INDIANAPOLIS, INDIANA 46241-0271 PHONE (317) 247-1387

REGETVED
JUL 11 1985

STAID WASTE BRANCH

U.S. EPA, MEGION V

July 8, 1985

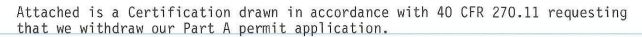
Edith M. Ardiente, P.E. Chief, Technical Programs Section United States Environmental Protection Agency, Region 5 230 South Dearborn Street Chicago, Illinois 60604

Re: CAM-OR, INC.

Indianapolis, Indiana

IND 006054886

Dear Ms. Ardiente:



Also attached to this letter is a recently received letter from the Indiana State Board of Health in regard to a RCRA TSD inspection made at our Indianapolis facility on May 13, 1985. In this letter the State of Indiana agrees with our representation that the facility at Indianapolis does not generate listed hazardous waste and as you will see by that letter they have directed us to file a Certificate to you.

Should you need any additional information we will be happy to provide it for you.

Sincerely yours,

Kimball L. Morris, President

KLM:mt

cc: Mr. James M. Hunt, Chief Compliance Monitoring Section Hazardous Waste Management Branch Division of Land Control Indiana State Board of Health 1330 West Michigan Avenue P.O. Box 1964 Indianapolis, Indiana 46206-1964

CERTIFICATE

CAM-OR, INC., an Indiana corporation, certifies through this document that its Indianapolis facility, operating under the division name of A. A. Oil Company, should not be subject to regulation under RCRA. The A. A. Oil Company in Indianapolis collects used crankcase oil which is transferred to another Company facility. The A. A. facility has never received or stored any hazardous waste within 40 CFR 261.31-261.32, and consequently does not qualify as a RCRA facility. As part of this certification, CAM-OR, INC. requests the withdrawal of our Part A application for our Indianapolis facility.

I certify under penalty of law that this document and all attachments were prepared under my direction or supervision in accordance with a system designed to assure that qualified personnel properly gather and evaluate the information submitted. Based on my inquiry of the person or persons who manage the system, or those persons directly responsible for gathering the information, the information submitted is, to be the best of my knowledge and belief, true, accurate, and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fine and imprisonment for knowing violations.

IN WITNESS WHEREOF, the undersigned has caused this Certificate to be executed as of this 86 day of July, 1985.

Kimball L. Morris

President

WITNESS:

Mizzi Taivalkoski

P.O. BOX 587 · WESTVILLE, INDIANA 46391

PHONE (219) 785-2534

January 14, 1985

U. S. EPA Region V 230 South Dearborn Street Chicago, Illinois 60604

IND 006 054886 G, TRS, TSD, PA

Attention: Edith Ardiente

Dear Edith:

This letter is a follow-up to my November 30, 1985 letter, regarding CAM-OR INC.'s Part A application. There are two separate issues to deal with in this discussion: the classification of waste oil as hazardous and the listing of KO48, KO50, KO51 and KO52 wastes. I would like to clarify our position somewhat further.

In the preample to the definition of solid waste published January 4, 1985, EPA states that used oil "...presently is exempt from regulation during the time it takes to develop standards...". Once again, please call on us if we can be of assistance during this process.

In our original application (Part A), we listed several wastes as being stored at the Westville facility. This was a precautionary listing and in fact, only one of the wastes has even been generated, and that has been handled in compliance with generator standards. We would like to get out of the system finally on these wastes. We are presently generating KO48 DAF sludge. All others have not been generated. Please advise the proper procedure to do this.

Edith, I appreciate your patience on this matter.

Sincerely,

David S. Ahlberg Resource Manager

WMD-RAIU

EPA, REGION V

DSA/klp

cc: Ted Warner



UNITED STATES ENVIRONMENTAL PROTECTION AGENCY REGION 5

230 SOUTH DEARBORN ST. CHICAGO, ILLINOIS 60604

REPLY TO ATTENTION OF

5HW-12

SEP 2 7 1984

CERTIFIED MAIL
RETURN RECEIPT REQUESTED

Morris Kimball, President CAM-OR, Inc. Post Office Box 41271 Indianapolis, Indiana 46214

> RE: CAM-OR, Inc., AA Oil Co. Division 2340 South Tibbs Indianapolis, Indiana 46241 IND 006054886

Dear Mr. Kimball:

By now you should have received an acknowledgement of our receipt of the Part A permit application material for the above-referenced hazardous waste facility under the Resource Conservation and Recovery Act (RCRA) permit program. Accordingly, this letter constitutes the next step in the formal process leading toward issuance or denial of a RCRA permit. Under the authority of 40 CFR 270.10, this is a formal request for submittal of Part B of the permit application for the above-referenced facility.

Enclosed is a copy of 40 CFR 270.14, which lists the items required for submitting the Part B permit application for the facility. The Part B application must be submitted in quadruplicate and postmarked no later than April 5, 1985. The original and 3 copies of the application must be sent to the United States Environmental Protection Agency (U.S. EPA) at the address below. Please uniquely number each page of the application including all attachments (maps, specifications, etc.). A certification statement identical to the one stated in 40 CFR 270.11(d) must accompany the application and all additional submittals. Send your application to the following address:

RCRA ACTIVITIES
Part B Permit Application
U.S. EPA, Region V
P.O. Box A3587
Chicago, Illinois 60690-3587

We are committed to conducting the RCRA permitting process as efficiently as possible. Consequently, I suggest you contact Mr. Glenn Bruck of my staff, at (312) 886-1482, as you begin preparing your application. Mr. Bruck will be available to discuss specific needs of your application or to meet with you in Chicago. These efforts are intended to generate complete applications, without requiring any information beyond that which is necessary to make RCRA permit decisions.

Failure to furnish the complete Part B permit application by the above date, and to provide in full all required information, is grounds for termination of interim status under 40 CFR 270.10.

Information in the Part B permit application can be disclosed to the public, according to the Freedom of Information Act and U.S. EPA Freedom of Information regulations. If you wish, however, you may assert a claim of business confidentiality by printing the word "Confidential" on each page of the application which you believe contains confidential business information. All incoming materials containing confidential business information should be sent in a double envelope—one envelope inside the other. The inner envelope is to be addressed to the Docket Control Officer (DCO) with the following instructions: "to be opened only by the DCO."

U.S. EPA will review business confidentiality claims under regulations in 40 CFR Part 2, and may later request substantiation of such claims. Please review these rules carefully before making a claim. If you claim parts of your application as confidential, please provide us with a public information copy of the application. The public information copy must be identical to the full application with the exclusion of the confidential information.

We have also enclosed a copy of 40 CFR Part 264, which includes technical standards for the operation of treatment, storage, and land disposal facilities. These standards will become applicable to your facility upon issuance of a RCRA permit by U.S. EPA. A copy of our "Guidance For Permit Application Preparation" and "Part B Completeness Checklist" are also enclosed, they will help you in preparing a comprehensive and complete permit application.

We will coordinate review of the application with the Indiana State Board of Health (ISBH), and will strive for the simultaneous issuance of Federal and State hazardous waste facility permits. It is possible that during the processing of the application, the State hazardous waste program may become authorized to issue RCRA permits for your type of facility. In that case, direct Federal processing will cease, and ISBH in lieu of U.S. EPA will make the final determination on your permit application.

We look forward to receiving your Part B permit application.

Sincerely yours,

Karl J. Klepitsch, Jr., Chief

Waste Management Branch

Enclosures: 40 CFR 270 (applicable parts)

40 CFR 264 (applicable parts)

Guidance For Permit Application Preparation

Part B Completeness Checklist

cc: David Lamm, ISBH



UNITED STATES ENVIRONMENTAL PROTECTION AGENCY REGION 5

230 SOUTH DEARBORN ST. CHICAGO, ILLINOIS 60604

MAY 1 5 1985

REPLY TO ATTENTION OF:

5HS-12

Kimball Morris, President Cam-Or, Incorporated 2340 South Tibbs Avenue Indianapolis, Indiana 46241-0271

RE: Cam-Or, Incorporated Indianapolis, Indiana

IND 006054886

Dear Mr. Morris:

Your letter of March 22, 1985, requesting withdrawal of your Part A application has been received. If you believe that a Resource Conservation and Recovery Act (RCRA) permit for the Cam-Or, Incorporated facility at Indianapolis is not necessary at this time, you must certify that this facility has never received and stored any hazardous waste listed in 40 CFR 261.31 - 261.32. Certification must be in accordance with 40 CFR 270.11. After you have certified that you have never received and stored any of the above referenced hazardous wastes, you may request withdrawal of your Part A permit application.

Should you wish to receive or store listed hazardous waste in the future, you would be required to 1) resubmit a new Part A of the RCRA permit application and 2) submit a complete Part B within 30 days of initiating such activity.

If you have any questions on this matter, please contact Ms. Judy Kleiman of my staff at (312) 886-1482 for assistance.

Sincerely yours,

Edith M. Ardiente, P.E.

Chief, Technical Programs Section

cc: Terry Gray, ISBH

BECEIVED

MAY 17 1285

INDIANAPOLIS

588-12

Kimball Morris, President Cam-Or, Incorporated 2340 South Tibbs Avenue Indianapolis, Indiana 46241-0271

> RE: Cam-Or, Incorporated Indianapolis, Indiana IND 005054886

Dear Mr. Morris:

Your letter of March 22, 1985, requesting withdrawal of your Part A application has been received. If you believe that a Resource Conservation and Recovery Act (RCRA) permit for the Cam-Dr, Incorporated facility at Indianapolis is not necessary at this time, you must certify that this facility has never received and stored any hazardous waste listed in 40 CFR 261.31 - 261.32. Certification must be in accordance with 40 CFR 270,11. After you have certified that you have never received and stored any of the above referenced hazardous wastes, you may request withdrawal of your Part A permit application.

Should you wish to receive or store listed hazardous waste in the future, you would be required to 1) resubmit a new Part A of the RCRA permit application and 2) submit a complete Part B within 30 days of initiating such activity.

If you have any questions on this matter, please contact Ms. Judy Kleiman of my staff at (312) 886-1482 for assistance.

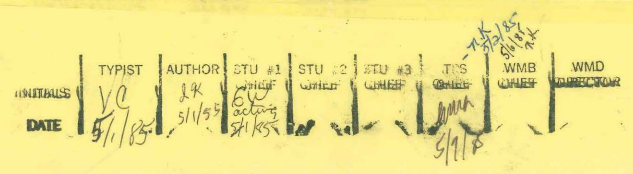
Sincerely yours.

Edith M. Ardiente, P.E. Chief, Technical Programs Section

cc: Terry Gray, ISBH

5HS/Kleiman:vc 4/23/85

Disk #12



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II. POLLUTANT CHARACTERISTICS				Neur		forms to the EDA If you are	wor"	res" t	to any
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SPECIFIC QUESTIONS	*	CONTRACTOR OF THE PERSON OF	NO ATT	ORM	SPECIFIC G	UESTIONS	YES	NO	FORM ATTACH
A. Is this facility a publicly owned which results in a discharge to wat (FORM 2A)	treatment works ters of the U.S.?		X 17	18	include a concentrated	(either existing or proposed) animal feeding operation or on facility which results in a U.S.? (FORM 2B)	19	X 20	21
C. Is this a facility which currently res to waters of the U.S. other than th A or B above? (FORM 2C)	ults in discharges nose described in	22	X 23	24	in A or B above) which waters of the U.S.? (FOR	t at this facility industrial or	25	X 26	27
E. Does or will this facility treat, sto hazardous wastes? (FORM 3) Yes - maybe		X 28	29	30	municipal effluent below taining, within one que underground sources of c	the lowermost stratum con- arter mile of the well bore, Irinking water? (FORM 4)	31	X 32	33
G. Do you or will you inject at this fact water or other fluids which are brow in connection with conventional oil of duction, inject fluids used for enha oil or natural gas, or inject fluids for hydrocarbons? (FORM 4)	ght to the surface or natural gas pro- nced recovery of	34	X 35	36	cial processes such as m process, solution mining tion of fossil fuel, or re (FORM 4)	t at this facility fluids for spe- lining of sulfur by the Frasch of minerals, in situ combus- covery of geothermal energy?	37	X 38	39
Is this facility a proposed stationary one of the 28 industrial categories structions and which will potential per year of any air pollutant reg Clean Air Act and may affect or	listed in the in- ly emit 100 tons ulated under the		x		NOT one of the 28 ind instructions and which was per year of any air pollur. Air Act and may affect.	ed stationary source which is ustrial categories listed in the will potentially emit 250 tons tant regulated under the Clean or be located in an attainment	191	×	No.
attainment area? (FORM 5)		40	41	42	area? (FORM 5)	M STANDARD PAR	43	44	45
1 SKIP A A O . I . L CO	. a . d .i.				. A.M C.R. ,. I.N. (69		
IV. FACILITY CONTACT A. NAME	E & TITLE (last, fir		1 1		11111111	PHONE (area code & no.)			
2 M. O. R. R. I. S. K. I. M. B. /	A, L, L, P, R,	.E.S	S, I, D	LE, N	T 3 1	7 2 4 4 2 8 9 5			
	STREET OR P.O.								
3 P. O. B. O. X. 4.1.2.7.					C.STATE D. ZIP CO	DE			
	11111		1 1		I.N 4.6.2.4	 -,			
VI. FACILITY LOCATION									
5 2, 3, 4, 0 , S, o, u, t, h,	T.i.b.b.s.				1 1 1 1 1 1 65				
M. A. R. I. O. N.	TYNAME				70				
C. CITY	OR TOWN		7	7 7	D.STATE E. ZIP CO	DE F. COUNTY CODE (if known)			
6 I. N. D. I. A. N. A. P. O. L. I.	A STATE OF S				IN 4624	1 1 0 97 116			

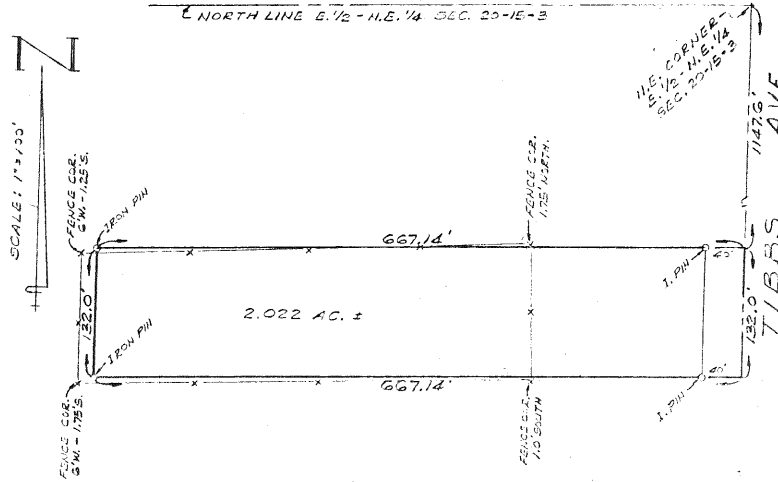
VII. SIC CODES (4-digit, in order of priority)	
A. FIRST	B, SECOND
(specify)	(specify)
15 16 - 19 C. THIRD	15 16 - 19 D. FOURTH
(specify)	c (specify)
15 16 - 19	15 16 - 19
VIII. OPERATOR INFORMATION	
<u>a</u>	A. NAME B. Is the name listed I Item VIII-A also the second seco
8 C.A.M, O.R., I.N.C.,	owner?
15 16	- 35 GG
C. STATUS OF OPERATOR (Enter the appropriate lette F = FEDERAL M = PUBLIC (other than federal or str	
S = STATE O = OTHER (specify)	O (specify) Publically held co. A B. 1.7 2.4.7 1.3.8.7
P = PRIVATE E. STREET OR P.O. BOX	56 TUDITECTIFY HELD CO. 15 10 - 18 10 - 21 22 - 28
P.OB.O.X4.1.2.7.1	55
F. CITY OR TOWN	G.STATE H. ZIP CODE IX. INDIAN LAND
BINDIANADOLIC	Is the facility located on Indian lands?
I IN D. I.A. N.A.P.O.L.I.S.	I N 4, 6, 2, 4, 1 S2 YES XXNO
X. EXISTING ENVIRONMENTAL PERMITS	40 41 42 47 - 12 31
A. NPDES (Discharges to Surface Water) D. PSD	(Air Emissions from Proposed Sources)
9 N 9 P	
15 16 17 18 - 30 15 16 17	
B. UIC (Underground Injection of Fluids)	E. OTHER (specify) (specify)
9 U 9 2 30 15 16 17	I. N. 4. 9. 0. 7. 1. 1. 8. 0. 1. 1. Indiana SPC 17
	E OFFICE (mariful
C. RCRA (Hazardous Wastes)	E. OTHER (specify)
CTI	(specify)
9 R 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9	(specify)
9 R 9 9 1 15 16 17 XI, MAP	(specify)
9 R 9 9 9 15 16 17 XI. MAP Attach to this application a topographic map of the are	a extending to at least one mile beyond property bounderies. The man must show
9 R 15 16 17 19 Attach to this application a topographic map of the are the outline of the facility, the location of each of its treatment, storage, or disposal facilities, and each well	a extending to at least one mile beyond property bounderies. The map must show existing and proposed intake and discharge structures, each of its hazardous waste where it injects fluids underground. Include all springs, rivers and other surface
9 R 9 R 9 R 18 16 17 10 20 15 16 17 XI. MAP Attach to this application a topographic map of the are the outline of the facility, the location of each of its of treatment, storage, or disposal facilities, and each well water bodies in the map area. See instructions for precise	a extending to at least one mile beyond property bounderies. The map must show existing and proposed intake and discharge structures, each of its hazardous waste where it injects fluids underground. Include all springs, rivers and other surface
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ROBERT SCHERSCHEL CO.

Engineers & Surveyors

A.A. 014 Co.

1104 Prospect
Indianapolis, Indiana 46203



CERTIFICATE OF SURVEY

THE WITHIN PLAT REPRESENTS A SURVEY OF PART OF THE EAST HALF OF THE NORTHEAST QUARTER OF SECTION 20, TOWNSHIP 15 NORTH, RANGE AS FOLLOWS:

BEGINNING AT A POINT ON THE EAST LINE OF SAID \$-\$ SECTION, DISTANT 1147.6 FEET SOUTH OF THE NORTHEAST CORNER THEREOF: RUNNING THENCE WEST PARALLEL WITH THE NORTH LINE OF SAID \$-\$ SECTION 667.14 FEET: THENCE SOUTH PARALLEL WITH THE EAST LINE OF SAID \$-\$ SECTION 132 FEET: THENCE EAST PARALLEL WITH THE NORTH LINE OF SAID \$-\$ SECTION 667.14 FEET TO THE EAST LINE THEREOF: THENCE NORTH ALONG SAID EAST LINE 132 FEET TO THE PLACE OF BEGINNING, CONTAINING 2.022 ACRES MORE OR LESS.

SUBJECT TO ALL LEGAL HIGHWAYS AND RIGHTS OF WAY.

CERTIFIED 4-29-70

REGISTERED SURVEYOR No. 3907



Please print or type in the unshaded areas only (fill—in areas are spaced for elite type, i.e., 12 characters/inch).	Form Approved OMB No. 158-S80004
FORM HAZALLOUS WASTE PERMIT	ON AGENCY LEPALD NUMBER
1 Consolidated Permits Progra	FIND 0 6 6 5 4 8 8 6 31
FOR OFFICIAL USE ONLY	13 14 15
APPROVED (yr., mo., & day)	COMMENTS
23 24 - 29	
II. FIRST OR REVISED APPLICATION	
Place an "X" in the appropriate box in A or B below (mark one box only) to indicat revised application. If this is your first application and you already know your facili EPA I.D. Number in Item I above.	
A. FIRST APPLICATION (place an "X" below and provide the appropriate date X1. EXISTING FACILITY (See instructions for definition of "existing" facil Complete item below.)	
8 48 0 1 OPERATION BEGAN OR THE DATE CONSTRUCT	E (yr., mo., & day) PROVIDE THE DATE
B. REVISED APPLICATION (place an "X" below and complete Item I above) 1. FACILITY HAS INTERIM STATUS	2. FACILITY HAS A RCRA PERMIT
III. PROCESSES – CODES AND DESIGN CAPACITIES	72
A. PROCESS CODE — Enter the code from the list of process codes below that best	
entering codes. If more lines are needed, enter the code(s) in the space provided describe the process (including its design capacity) in the space provided on the f	. If a process will be used that is not included in the list of codes below, then
B. PROCESS DESIGN CAPACITY — For each code entered in column A enter the	capacity of the process.
 AMOUNT — Enter the amount. UNIT OF MEASURE — For each amount entered in column B(1), enter the comeasure used. Only the units of measure that are listed below should be used. 	
PRO- APPROPRIATE UNITS OF	PRO- APPROPRIATE UNITS OF
PROCESS CODE DESIGN CAPACITY	PROCESS CODE DESIGN CAPACITY
CONTAINER (barrel, drum, etc.) SOI GALLONS OR LITERS T.	reatment:ANK TOI GALLONS PER DAY OR
CUBIC METERS	URFACE IMPOUNDMENT TO2 GALLONS PER DAY OR LITERS PER DAY
SURFACE IMPOUNDMENT S04 GALLONS OR LITERS IN Disposal:	NCINERATOR T03 TONS PER HOUR OR METRIC TONS PER HOUR; GALLONS PER HOUR OR
	LITERS PER HOUR THER (Use for physical, chemical, T04 GALLONS PER DAY OR LITERS PER DAY LITERS PER DAY
depth of one foot) OR pr HECTARE-METER su	rocesses not occurring in tanks, irface impoundments or inciner-
	ors. Describe the processes in the space provided; Item III-C.)
UNIT OF MEASURE	UNIT OF UNIT OF MEASURE MEASURE
UNIT OF MEASURE CODE UNIT OF MEASURE	CODE UNIT OF MEASURE CODE
GALLONS	HECTARE-METERF
GALLONS PER DAY	HECTARES
EXAMPLE FOR COMPLETING ITEM III (shown in line numbers X-1 and X-2 below other can hold 400 gallons. The facility also has an incinerator that can burn up to 2	ow): A facility has two storage tanks, one tank can hold 200 gallons and the 20 gallons per hour.
5 DUP 3 1 1 2 2 3 14 15	
M. A. PRO- B. PROCESS DESIGN CAPACITY	& A. PRO- B. PROCESS DESIGN CAPACITY FOR
CODE 1. AMOUNT OF MEA. OFFICIAL WEEL USE	m 2. UNIT OFFICIAL
coae) "1	Z coae)
	16 - 18 19 - 27 28 29 - 32 5
	5
1 s b 2 327,4b¢ dcd G 7	
8	
3	
4 16 - 18 19 - 27 28 29 - 32	0 16 18 19 27 26 29 32
EPA Form 3510-3 (6-80) PAGE 1	The state of the s

		conting	

C. SPACE FOR ADDITIONAL PROCESS CODES OR FOR DESCRIBING OTHER PROCESSES (code "T04"). FOR EACH PROJESS ENTERED HERE INCLUDE DESIGN CAPACITY.

N/A

IV. DESCRIPTION OF HAZARDOUS WASTES

- A. EPA HAZARDOUS WASTE NUMBER Enter the four—digit number from 40 CFR, Subpart D for each listed hazardous waste you will handle. If you handle hazardous wastes which are not listed in 40 CFR, Subpart D, enter the four—digit number(s) from 40 CFR, Subpart C that describes the characteristics and/or the toxic contaminants of those hazardous wastes.
- B. ESTIMATED ANNUAL QUANTITY For each listed waste entered in column A estimate the quantity of that waste that will be handled on an annual basis. For each characteristic or toxic contaminant entered in column A estimate the total annual quantity of all the non—listed waste(s) that will be handled which possess that characteristic of contaminant.
- C. UNIT OF MEASURE For each quantity entered in column B enter the unit of measure code. Units of measure which must be used and the appropriate codes are:

ENGLISH UNIT OF MEASURE CODE
POUNDS......P KILOGRAMS......K
TONS.....T METRIC TONS......M

If facility records use any other unit of measure for quantity, the units of measure must be converted into one of the required units of measure taking into account the appropriate density or specific gravity of the waste.

D. PROCESSES

1. PROCESS CODES:

For listed hazardous waste: For each listed hazardous waste entered in column A select the code(s) from the list of process codes contained in Item III to indicate how the waste will be stored, treated, and/or disposed of at the facility.

For non-listed hazardous wastes: For each characteristic or toxic contaminant entered in column A, select the code(s) from the list of process codes contained in Item III to indicate all the processes that will be used to store, treat, and/or dispose of all the non-listed hazardous wastes that possess that characteristic or toxic contaminant.

Note: Four spaces are provided for entering process codes. If more are needed: (1) Enter the first three as described above; (2) Enter "000" in the extreme right box of Item IV-D(1); and (3) Enter in the space provided on page 4, the line number and the additional code(s).

2. PROCESS DESCRIPTION: If a code is not listed for a process that will be used, describe the process in the space provided on the form.

NOTE: HAZARDOUS WASTES DESCRIBED BY MORE THAN ONE EPA HAZARDOUS WASTE NUMBER — Hazardous wastes that can be described by more than one EPA Hazardous Waste Number shall be described on the form as follows:

- Select one of the EPA Hazardous Waste Numbers and enter it in column A. On the same line complete columns B,C, and D by estimating the total annual
 quantity of the waste and describing all the processes to be used to treat, store, and/or dispose of the waste.
- In column A of the next line enter the other EPA Hazardous Waste Number that can be used to describe the waste. In column D(2) on that line enter "included with above" and make no other entries on that line.
- 3. Repeat step 2 for each other EPA Hazardous Waste Number that can be used to describe the hazardous waste.

EXAMPLE FOR COMPLETING ITEM IV (shown in line numbers X-1, X-2, X-3, and X-4 below) — A facility will treat and dispose of an estimated 900 pounds per year of chrome shavings from leather tanning and finishing operation. In addition, the facility will treat and dispose of three non—listed wastes. Two wastes are corrosive only and there will be an estimated 200 pounds per year of each waste. The other waste is corrosive and ignitable and there will be an estimated 100 pounds per year of that waste. Treatment will be in an incinerator and disposal will be in a landfill.

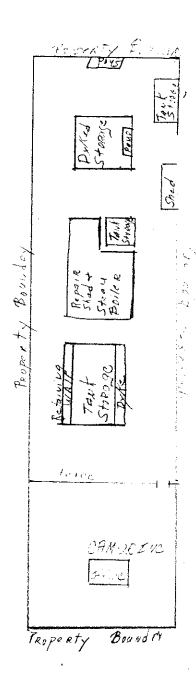
			EP/				C. UNIT		D. PROCESSES						D. PROCESSES				
LINE NO.	WA	S	AR TE I	ON	B. ESTIMATED ANNUAL QUANTITY OF WASTE	5	URE inter				1	. P	RO	CE (en	col	DES	3		2. PROCESS DESCRIPTION (if a code is not entered in D(1))
X-1	K	0	5	4	900		P	7	, ,	0	3	D	8	0	1			1	Tobal Control of the
X-2	D	0	0	2	400		P	7	,	0	3	D	8	0				l.	
X-3	D	0	0	1	100		P	7	7 (0	3	D	8	0	-			1	
X-4	D	0	0	2					1	T				1		1			included with above

Continued from page 2.

NOTE: Photocopy this page before completing if have more than 26 wastes to list. Form Approved OMB No. 158-S80004 FOR OFFICIAL USE ONLY EPA I.D. NUMBER (enter from page 1) 06054886 DUP DUP DESCRIPTION OF HAZARDOUS WASTES (continued) C. UNIT OF MEA SURE (enter code) D. PROCESSES HAZARD. WASTENO. (enter code) B. ESTIMATED ANNUAL QUANTITY OF WASTE 1. PROCESS CODES (epter) 2. PROCESS DESCRIPTION (if a code is not entered in D(1)) 50 P 3 4 5 6 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 20 EPA Form 3510-3 (6-80) **CONTINUE ON REVERSE**

EPA Form 3510-3 (6-80)

CONTINUE ON PAGE







Tank Storage



Tank Storage



Tank Storage



Boiler House

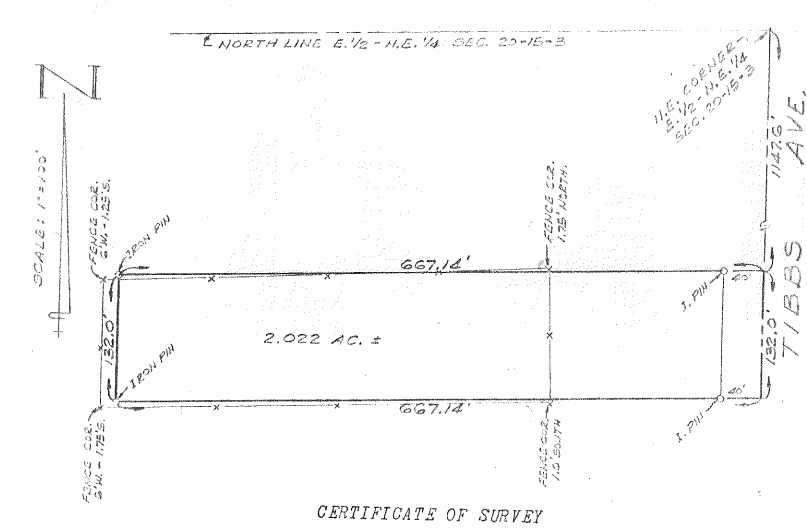
Telephone (Area 317) 638-1465

ROBERT SCHERSCHEL CO.

Engineers & Surveyors

A.A. 014 co. 20-15-3 1104 Prospect

1104 Prospect
Indianapolis, Indiana 46203



THE WITHIN PLAT REPRESENTS A SURVEY OF PART OF THE EAST HALF OF THE NORTHEAST QUARTER OF SECTION 20, TOWNSHIP 15 NORTH, RANGE 3 EAST, MARION COUNTY, INDIANA, MORE PARTICULARLY DESCRIBED AS FOLLOWS:

BEGINNING AT A POINT ON THE EAST LINE OF SAID \$-\$\frac{1}{2} \text{Section,} \\
DISTANT 1147.6 FEET SOUTH OF THE NORTHEAST CORNER THEREOF: \\
RUNNING THENCE WEST PARALLEL WITH THE NORTH LINE OF SAID \$\frac{1}{2} \text{Section 667.14 FEET: THENCE SOUTH PARALLEL WITH THE EAST LINE \\
OF SAID \$\frac{1}{2} \text{Section 132 FEET: THENCE EAST PARALLEL WITH THE \\
NORTH LINE OF SAID \$\frac{1}{2} \text{Section 667.14 FEET TO THE EAST LINE \\
THEREOF: THENCE NORTH ALONG SAID EAST LINE 132 FEET TO THE \\
PLACE OF BEGINNING, CONTAINING 2.022 ACRES MORE OR LESS.

SUBJECT TO ALL LEGAL HIGHWAYS AND RIGHTS OF WAY.

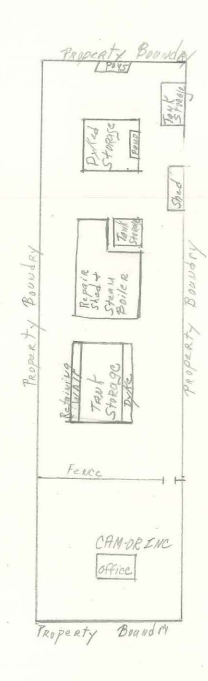
CERTIFIED 4-29-70

REGISTERED SURVEYOR No. 3907





V. FACILITY DRAWING (see page 4)





2340 SOUTH TIBBS AVENUE • P.O. BOX 41271 • INDIANAPOLIS, INDIANA 46241-0271 PHONE (317) 247-1387

February 17, 1986

Mr. David A. Stringham Chief, Solid Waste Branch United States Environmental Protection Agency Region V 230 South Dearborn Street Chicago, Illinois 60604

Dear Mr. Stringham:

I am writing in regard to your letter recently asking for a survey form to be filled out in regard to CAM-OR, INC's A.A. Oil Indiana facility. For the terms of your letter, the permit at our Indiana facility was terminated by your office on September 30, 1985, a copy of your letter is included with mine. I assume from reading your letter that the questionnaire regarding potential releases are not required for the Indianapolis A.A. Oil facility.

If you have any questions please let me know.

Sincerely,

Kimball L. Morris, President

KLM:mt

Enclosure



UNITED STATES ENVIRONMENTAL PROTECTION AGENCY

REGION 5

230 SOUTH DEARBORN ST. CHICAGO, ILLINOIS 60604

SEP3 0 1985

REPLY TO THE AT IT NAMES OF:

5HS-12

Kimball L. Morris, President CAM-OR, Incorporated Post Office Box 41271 Indianapolis, Indiana 46241-0271

RE:

Withdrawal of Part A CAM-OR, Incorporated

IND 006054886

Dear Mr. Morris:

This is to acknowledge receipt of your letter of July 8, 1985, requesting withdrawal of your Part A RCRA permit application. According to the information which you certified, CAM-OR, Incorporated has never received or stored any hazardous waste. We are hereby withdrawing your Part A permit application and we are recinding our letter of September 28, 1984, requesting submittal of your RCRA Part B permit application.

Should you decide in the future to initiate hazardous waste activities you must (1) resubmit the Part A application, and (2) submit a complete Part B application within 30 days of such initiation. The Part B application would need to contain all of the information required by 40 CFR 270.14 - 270.15. Failure to submit Parts A and B of the RCRA application would subject you to enforcement action.

If you have any questions on this matter, please contact Ms. Judy Kleiman of my staff at (312) 886-1482 for assistance.

Sincerely,

Pavid N. Stringham

Chief, Solid Waste Branch

cc: Terry Gray, ISBH

RECEIVED

OCT - 41025

INDIANAPOLIS



INDIANAPOLIS

Address Reply to: Indiana State Board of Health

1330 West Michigan Street P. O. Box 1964 Indianapolis, IN 46206-1964

STATE BOARD OF HEALTH

AN EQUAL OPPORTUNITY EMPLOYER

Ms. Judy Kleiman Waste Management Division U.S. EPA, Region V 230 South Dearborn Street Chicago, IL 60604

April 25, 1985

Dear Ms. Kleiman:

Re: Permit Writer's Site Visit
A.A. Oil Company
Division of CAM-OR, Inc.
Indianapolis, Indiana
IND 041855776

On March 5, 1985, Mr. Desi Chari, staff engineer, and Ms. Janet Snedeker, of my staff, conducted a permit writer's site visit at A.A. Oil Company, Indianapolis. The facility representative was Mr. Kimball Morris, President. The visit consisted of a conference to discuss the applicable requirements to be addressed in the Part B application and an observational inspection of the site.

During the conference, Mr. Morris discussed A.A. Oil's position regarding their status as a G/T/TSDF. It appears that A.A. Oil Company is a transfer station for waste oil. Most of the oil received is from other A.A. Oil sites, although he did not clarify which sites these are. None of the oil is manifested. It is all transferred to one of the several large, above-ground storage tanks on-site where it remains for less than ten (10) days. The consolidated oil is then transferred to large A.A. Oil trucks and hauled to the Westville Oil Refinery.

A thick sludge precipitates out of the stored oil at A.A. Oil. This is periodically removed from the tanks and drummed. It is shipped off-site within the ninety (90) day accumulation period. This sludge is listed on the Company's Part A as KO52 (a listing which the Company disputes), but is not manifested. Mr. Morris said he considers the sludge a special waste (according to their analyses, which were not available when we requested a copy), and that he didn't know yet where the current accumulation would be disposed. Former waste shipments went to both Adams Center Landfill and Wheeler Landfill. Shipment to Wheeler Landfill was stopped when the Company learned of contamination problems there.

During the inspection, Mr. Morris showed Ms. Snedeker and Mr. Chari the storage area. Most of the ground is stained with oil. There are several old tanks that A.A. Oil is cleaning out and removing. These tanks were standing in a soil diked area which had approximately one foot of oily water in it. There is no sump or drain to collect this

waste. The newer tanks, which are currently being used, are surrounded by a concrete dike. The area is equipped with a sump and drain, but was also awash in oily water.

Mr. Morris mentioned that the site is over thirty (30) years old and that there had been a former owner. It is Ms. Snedeker's and Mr. Chari's concern that contamination may have occurred during that former ownership, prior to promulgation of RCRA. At this time, waste oil mixed with hazardous constituents may have been stored in the old tanks or spilled on the ground.

Mr. Morris had drafted a letter to the EPA explaining A.A. Oil's process. Ms. Snedeker urged him to be as specific as possible in stating why they notified as they did and why they want to withdraw their Part A. The facility should remain a generator until the status of their listed KO52 waste (leaded tank bottoms from the petroleum refining industry) is determined.

Ms. Snedeker and Mr. Chari have recommended that a compliance monitoring inspection be conducted as soon as possible. If possible, the inspection should also include a staff geologist and chemist to determine what course of action to take in the matters of groundwater and soil contamination, especially in the area surrounding the old tank forms.

This site visit was not conducted within the EPA's schedule due to a lack of communication between the EPA and Ms. Snedeker. On January 23, 1985, Ms. Snedeker spoke with Ms. Edith Ardiente regarding A.A. Oil. Ms. Ardiente's phrasing of the situation led Ms. Snedeker to believe that this facility did not need a site inspection, when in fact, Ms. Ardiente was referring to the Westville Oil Refinery. The letter documenting this conversation was mailed to the EPA on February 5, 1985. Consequently, your office contacted Ms. Snedeker to clarify the situation. Thus, the permit writer's site visit was conducted.

If you have any questions regarding this matter, contact Ms. Janet Snedeker at AC 317/243-5088.

Very truly yours,

Terry F. Gray, Chief

Plan Review and Permit Section Hazardous Waste Management Branch Division of Land Pollution Control

JES/tr

cc: Ms. Edith Ardiente, U.S. EPA, Region V

Mr. Hak Cho, U.S. EPA, Region V Mr. Ken Burch, U.S. EPA, Region V



INDIANAPOLIS, 46225

DEPARTMENT OF ENVIRONMENTAL MANAGEMENT

105 South Meridian Street

AUG 20 1986

WASTE MANAGEMENT DIVISION MAZARDOUS WASTE ENFORCEMENT GRANCH

Ms. Kathleen Long 3266 South 1050 West Westville, IN 46391

Re: Indiana Department of Environmental Management

vs. Cam-Or, Inc., Westville Oil Cause No. N-135

Dear Ms. Long:

The Office of Solid and Hazardous Waste Management of the Department of Environmental Management received your request for information regarding the above-referenced matter on August 4, 1986. Enclosed, please find a copy of the November 28, 1983, Notice of Violation, Compliance Order, and Hearing in this cause.

As discussed in your August 5, 1986, conversation with Mr. Ted Warner of this office, several of the violations cited in the aforementioned action have been corrected or were never actually violations of the regulations. During the period of negotiations, the facility has complied with Nos. 4 through 24 and No. 27 of the Notice of Violation. Through further investigation and additional information available after the issuance of the action, it has been determined that the facility was not technically in violation of Nos. 25, 34, 37, 38, 39, or 42 of the Notice of Violation.

The facility, however, has still not, based on information available to this office, complied with requirements for a detailed waste analysis plan, internal alarm requirements, written operating record requirements, closure plan deficiencies, post-closure plan requirements, some container management requirements, surface impoundment freeboard requirements, surface impoundment earthen dike protective cover requirements, groundwater monitoring requirements for surface impoundments, and accumulation date requirements for hazardous waste containers. The State is proceeding with its action after receipt of the U.S. Environmental Protection Agency's sampling and analysis results on February 24, 1986, for the surface impoundments at the Westville facility.

Ms. Kathleen Long Page 2

Should you have any further questions regarding this matter or if we may be of further assistance, please contact Mr. Robert Malone of the Office of Solid and Hazardous Waste Management, Department of Environmental Management, at AC 317/232-3409.

Lamm

Assistant Commissioner for

Solid and Hazardous Waste Management

Enclosure

cc: Westville Town Board

Mr. Mathew Scherschel, Office of the Attorney General Ms. Sally Swanson, U.S. EPA, Region V Mr. Ron Lillich, U.S. EPA, Region V

Mr. Ted Warner

LaPorte County Health Department

STATE BOARD OF HEALTH

AN EQUAL OPPORTUNITY EMPLOYER



INDIANAPOLIS

Address Reply to: Indiana State Board of Health 1330 West Michigan Street P. O. Box 1964 Indianapolis, IN 46206-1964

June 20, 1985

Mr. Morris Kimball, President A. A. Oil Company P.O. Box 41271 Indianapolis, IN 46241

Dear Mr. Kimball:

RECEIVED

JUN 2 1 1985

Re: RCRA TSD Inspection

INDIANAPOLIS

A. A. Oil Company

Indianapolis, Marion County

IND 006054886

The Environmental Management Board is cooperating with the U.S. Environmental Protection Agency, Region V, in carrying out the provisions of the Resource Conservation and Recovery Act, Public Law 94-580 (RCRA). In this effort, representatives of the Environmental Management Board are conducting inspections of facilities in Indiana that are engaged in the generation, transportation, treatment, storage, or disposal of hazardous waste. In addition to RCRA requirements, facilities are being inspected to determine compliance with Environmental Management Board 320 IAC 4, "Hazardous Waste Management Permit Program and Related Hazardous Waste Management Requirements."

This letter is to inform you that on May 13, 1985, an inspection of A. A. Oil Company, located at 2340 South Tibbs, Indianapolis, Indiana, was conducted by Mr. David Koepper of the Division of Land Pollution Control, Indiana State Board of Health. You represented your firm at this inspection.

It is the opinion of this office that your Company is not subject to regulation under RCRA or 320 IAC 4. The basis for this opinion is that information received during the inspection revealed that your Company does not generate a hazardous waste. However, it is your Company's responsibility to make this determination. You must submit a written determination of your status and documentation to support your decision to the U.S. EPA and this office within 35 calendar days of receipt of this letter. In addition, you must submit a written certification as to your status. This certification must be worded as follows: "I certify under penalty of law that I have personally examined and am familiar with the information submitted in this and all attached documents, and that based on my inquiry of those individuals immediately responsible for obtaining the information, I believe that the submitted

information is true, accurate, and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fine and imprisonment." This certification must be signed by the owner or operator or an authorized representative of your Company. This is the same certification that was signed by your Company when your original notification of hazardous waste activity was submitted.

If you determine that your Company does not generate a hazardous waste, you must notify the U.S. EPA and this office of your change in status and ask to be removed from the hazardous waste management system. The mailing address for the U.S. EPA is:

Region V RCRA Activities P.O. Box A3587 Chicago, Illinois 60690

Please direct your response to this letter and any questions to Mr. David Koepper of the Division of Land Pollution Control, Indiana State Board of Health, AC 317/243-5107.

Very truly yours,

James on. Heint by RAS

James M. Hunt, Chief Compliance Monitoring Section Hazardous Waste Management Branch Division of Land Pollution Control

DJK/tr

cc: Marion County Health Department



2340 SOUTH TIBBS AVENUE • P.O. BOX 41271 • INDIANAPOLIS, INDIANA 46241-0271 PHONE (317) 247-1387

March 22, 1985

U.S. Environmental Protection Agency, Region V 230 South Dearborn Street Chicago, Illinois 60604

Attention: Edith Ardiente

Dear Edith:



WASTE MANAGEMENT BRANCH

We have recently been contacted by the Indiana State Board of Health regarding a Part B application for our A. A. Oil Company Division. A. A. Oil is a used oil collection and bulk transfer station. A. A. Oil Division does not process or dispose of the used oil. It does store used oil for consolidation from small pick up tank trucks (2,000-2,500 gallons) to be transferred to our Westville Oil refinery in truck transports (6,500 gallon loads).

In filling out our application for Part A, we put down that our only hazardous waste that would come into our plant would be KO-52 leaded tank bottoms. When filling out the application, we believed that we were proper in doing this on the basis that the used oil generally comes in with dirt and other particle matters which settle out in the tank. We did not realize, at the time we filled out the Part A application, that KO-52 was a specific refinery waste. A. A. Oil has never brought in that specific refinery waste oil and has no intentions of doing so in the future.

The tank bottoms that I mentioned above are generated, over a long period of time in our tanks at our facility. These tank bottoms may or may not be hazardous waste on the basis of their constitutionts and testing. However, they are not KO-52 leaded tank bottoms and are not presently listed by EPA as a hazardous waste. In almost all cases, these bottoms are treated as special waste in Indiana for disposal purposes and are hand filled. In summary, we feel that A. A. Oil is a transporter in compliance with Part 263 Regulation and that seeking an application for a TSDF Permit is inappropriate. Subsequently, we wish to withdraw our Part A application.

Please advise us if this letter is sufficient for withdrawal or if you need additional information or forms.

Sincerely,

Kimball L. Morris, President

cc: Janet Snedeker, Indiana State Board of Health

STATE BOARD OF HEALTH

AN EQUAL OPPORTUNITY EMPLOYER



INDIANAPOLIS

Address Reply to: Indiana State Board of Health 1330 West Michigan Street P. O. Box 1964 Indianapolis, IN 46206-1964

FEB 1 1 1985

WASTE MANAGEMENT

Mr. Kenneth Burch U.S. EPA, Region V Waste Management Division 230 South Dearborn Street Chicago, IL 60604

Dear Mr. Burch:

Re: A.A. Oil Company Division, Cam-Or, Inc. Indianapolis, Indiana IND 006054886

Ms. Janet Snedeker of my staff was scheduled to conduct a permit writer's site visit at the above facility but has postponed the inspection until the new waste oil regulations are issued in March.

Ms. Snedeker spoke with Ms. Edith Ardiente on January 23, 1985, regarding Cam-Or's situation. There is some discrepancy as to the company's waste's characterization, so samples have been taken at the site and EPA will make a decision on identification of the waste based on analysis results. All waste oil refineries' Part B application submittals are "on hold," so Ms. Ardiente suggested waiting for the new regulations before making an inspection.

If you have any questions in regard to this matter, please contact Ms. Janet Snedeker of my Section at AC 317/243-5088.

Very truly yours,

Terry F. Dray

Terry F. Gray, Chief Plan Review and Permit Section Hazardous Waste Management Branch Division of Land Pollution Control

JES/sk

cc: Ms. Edith Ardiente, U.S. EPA, Region V

Nel

are They going to send we the analysee?

CERTIFIED MAIL RETURN RECEIPT REQUESTED

Morris Kimball, President CAM-OR, Inc. Post Office Box 41271 Indianapolis, Indiana 46241

> RE: CAM-DR, Inc., AA 011 Co. G. Division 2340 South Tibbs Indianapolis, Indiana 46241 IND 005054886

Dear Mr. Kimball:

By now you should have received an acknowledgement of our receipt of the Part A permit application material for the above-referenced hazardous waste facility under the Resource Conservation and Recovery Act (RCRA) permit program. Accordingly, this letter constitutes the next step in the formal process leading toward issuance or denial of a RCRA permit. Under the authority of 40 CFR 270.10, this is a formal request for submittal of Part B of the penmit application for the above-referenced facility.

Enclosed is a copy of 40 CFR 270.14, which lists the items required for submitting the Part B permit application for the facility. The Part B application must be submitted in quadruplicate and postmarked no later than April 5, 1985. The original and 3 copies of the application must be sent to the United States Environmental Protection Agency (U.S. EPA) at the address below. Please uniquely number each page of the application including all attachments (maps, specifications, etc.). A certification statement identical to the one stated in 40 CFR 270.11(d) must accompany the application and all additional submittals. Send your application to the following address:

RCRA ACTIVITIES
Part 8 Permit Application
U.S. EPA, Region V
P.O. Box A3587
Chicago, Illinois 60690-3567

We are committed to conducting the RCRA permitting process as efficiently as possible. Consequently, I suggest you contact Mr. Glenn Bruck of my staff, at (312) 886-1482, as you begin preparing your application. Mr. Bruck will be available to discuss specific needs of your application or to meet with you in Chicago. These efforts are intended to generate complete applications, without requiring any information beyond that which is necessary to make RCRA permit decisions.

Failure to furnish the complete Part 8 permit application by the above date, and to provide in full all required information, is grounds for termination of interia status under 40 CFR 270.10.

Information in the Part 2 permit application can be disclosed to the public, according to the Freedom of Information Act and U.S. EPA Freedom of Information regulations. If you wish, however, you may assert a claim of business confidentiality by printing the word "Confidential" on each page of the application which you believe contains confidential business information. All incoming materials containing confidential business information should be sent in a double envelope—one envelope inside the other. The inner envelope is to be eddressed to the Docket Control Officer (DCD) with the following instructions: "to be opened only by the COD."

U.S. EPA will review business confidentiality claims under regulations in 40 CFR Part 2, and may later request substantiation of such claims. Please review these rules carefully before making a claim. If you claim parts of your application as confidential, please provide us with a public information copy of the application. The public information copy must be identical to the full application with the exclusion of the confidential information.

We have also enclosed a copy of 40 CFR Part 264, which includes technical standards for the operation of treatment, storage, and land disposal facilities. These standards will become applicable to your facility upon issuance of a RCRA permit by U.S. EFA. A copy of our "Guidance For Permit Application Preparation" and "Part B Completeness Checklist" are also enclosed, they will help you in preparing a comprehensive and complete permit application.

We will coordinate review of the application with the Indiena State Board of Health (ISBN), and will strive for the simultaneous issuance of Federal and State hazar-does waste facility permits. It is possible that during the processing of the application, the State hazardous waste program may become authorized to issue ECRA permits for your type of facility. In that case, direct Federal processing will cease, and ISBN in lies of U.S. EPA will make the final determination on your permit application.

We look forward to receiving your Part & permit application.

Sincerely yours,

ward J. Elepitsch, Jr., Chief Weste Hanagement Branch

Enclosures: 40 CFR 270 (applicable parts)
40 CFR 254 (applicable parts)
Suidance For Permit Application Preparation
Fart 3 Completeness Checklist

cc: David Lami, ISBh

bcc: Part A file